

Why Joseph Biden is NOT actually President

Something people need to realize is that Joe Biden is not actually President and Kamala Harris is not actually Vice-President of the United States. And EVERYTHING they do is High Crimes, Treason, and Sedition. No bill they sign is the law of the United States, not any Executive Order issues is valid. And this has nothing to do with the known vote fraud that elected the illicit Electoral College.

The first thing to review is the specifications of Article 2 Section 1 Paragraph 5 of the US Constitution. Joseph Biden is at least 35 years old, has been resident in the United States for the prior 14 years. He was not alive when the US Constitution was adopted so the “grandfather” clause does not apply. Mr Biden was born in the United States of a US Citizen mother and a US citizen father. So Mr Biden is a natural born Citizen of the US and therefore can actually serve as President.

The next thing to review is does Kamala Harris meet the requirements to serve as Vice-President. Under the original provisions of the US Constitution the Vice-President the candidate for President who received the 2nd most votes for President became the Vice-President. This changed when Amendment 12 was adopted and the Vice-President was elected as a separate candidate from President. Under Amendment 12 the Vice-President must meet the same requirements as the President. So the question does Kamal Harris meet the requirements of Article 2 Section 1 Paragraph 5?

Is Kamala Harris 35 years old or older? The answer is yes. Has she been living in the US for the last 14 years? The answer here is yes as well. Was she alive when the US Constitution was adopted? The answer here is no, and finally is a natural born Citizen of the US? The answer here is no. While she was born in the US neither of her parents were US citizens when she was born. So the question that occurs is “Is Kamala Harris” a US citizen? The answer to this question when one looks at the information related to her birth is no, unless at sometime she was naturalized under the provisions of Article 1 Section 8 Paragraph 4 of the US Constitution.

What we know is that Kamala Harris’ parents were here on Student Visa. They were not immigrants to the US. They were visitors to the US. Now some people will claim Amendment 14 would have given her US citizenship. The problem is people ignore Amendment 14 Section 1 Paragraph 1 Sentence 1’s clause “and subject to the jurisdiction thereof” which is referencing citizenship or fealty. Kamala Harris’s parents had no fealty to the US. And thus her parents did not pass any United States fealty to Kamala Harris when she was born. As the US Supreme Court has pointed out simply being born in the US has never made one a US citizen even after Amendment 14 was passed. Reference the US Supreme Court 1884 Elk v Wilkins case and then 1898 United States v. Wong Kim Ark case where it pointed out child born to actual immigrants, a person who receives permission to enter and live in the US, and who swears an oath of fealty, does produce a child who is US citizen under Amendment 14 if the child is born in the US. Be aware the Ark case conflates citizens and subject. At best Kamala Harris would be a naturalized citizen IF she was naturalized but she is not natural born Citizen of the US.

Thus what one finds is she not able to be Vice-President or President since she fails both Citizenship requirements and since we are electing the President and Vice-President as a team, and not individually, she invalidates the Biden/Harris election, as Mr Obama invalidated the Obama/Biden team and Mr McCain invalidated the McCain/Palin team running for President and Vice-President. Once again we are dealing Constitutional violations and issues.